

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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NATALIA MENDEZ, :  
Plaintiff, :  
-v- : 23-CV-10457 (JMF)  
MOUNT SINAI HEALTH NETWORK, LLC et al., : ORDER OF DISMISSAL  
Defendants. :  
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JESSE M. FURMAN, United States District Judge:

The Court having been advised at ECF No. 17 that all claims asserted herein have been settled in principle, it is ORDERED that the above-entitled action be and is hereby DISMISSED and discontinued without costs, and without prejudice to the right to reopen the action **within sixty days** of the date of this Order if the settlement is not consummated.<sup>1</sup>

To be clear, any application to reopen **must** be filed **by the aforementioned deadline**; any application to reopen filed thereafter may be denied solely on that basis. **Further, requests to extend the deadline to reopen are unlikely to be granted.**

If the parties wish for the Court to retain jurisdiction for the purposes of enforcing any settlement agreement, they **must** submit the settlement agreement to the Court by the deadline to reopen to be “so ordered” by the Court. Per Paragraph 5.B of the Court’s Individual Rules and Practices for Civil Cases, unless the Court orders otherwise, the Court will not retain jurisdiction to enforce a settlement agreement unless it is made part of the public record.

Any pending motions are moot. All conferences are canceled. The Clerk of Court is directed to terminate ECF No. 17 and to close the case.

SO ORDERED.

Dated: March 28, 2024  
New York, New York



JESSE M. FURMAN  
United States District Judge

<sup>1</sup> The Court construes the letter to mean that all claims asserted against all parties have been settled in principle, including any and all claims asserted against EQR-50 West 77th, LLC, even though it has not responded to the Complaint yet. If that assumption is incorrect, Plaintiff should move to reopen the case as to that Defendant by the deadline set forth above.